ed after Sumilay March 4, 1877, trains ough Jackson as follows: at L & C. R R -LOUISIANA DIVISION

GOING NORTH. Mill-Laves Jickson 2:10 a . m. Espress-Louves Jackson 5:20 p.

Mail-Leaves Jackson 2:55 a. m. LExpress-Leaves Jackson 9:10 p. VICESBURG & MERIDIAN R. R.

Passenger, 5:45 P M; freight 10:30 Passenger, 7:25 A M; freight, reacross are interested in a nomis issue inviting proposals for the

g of a fall in Calhoun county. ---MFF's SALES. - Sheriff Thomas has tiers of sales in this issue, to which 4-0-

raffle is advertised to take place For particulars see our adver- April term to hear arguments and receive

SES AND REWARDS .- The Goveveral proclamations in this issue wards of \$550.00 in the aggregate ension of escaped convicts. +40++ shares of stock in the Jackson

ury 221, 1877, by Rev. Bever-

MR LEONIDAS AUSTIN to

Rair and, belonging to the estate H. Hilzbeim, will be sold to the sider on the 26th inst. See notice trator la another e lumn. ni 4 mitte (Elb.

LEV McD. CLARK, all of Rankin NEW YORK BAZAAR has removed legraph Block to the Stewart Buildwill occupy the store just vacated Ash. The Mesers, Stadeker will

we their dry goods and clothing demts in mijoining stores. STORE REMOVED .- Matt. F ces the removal of his stock of od medicines from the Stewart to the Neal Building, just below n's. H's present location is eligible ous. Capt. Buck still continues in

rigion department. EXTUM'S CHAMPION PROLIFIC COTap -Mr. F S. Holt, 194 Gravier attention of planters, who would anch out of little, to the advertiseof Mr Holt, in this issue.

Charades and Festival ties of the Baptist Church usday night, at Angelo's Hail. Citizens. vited to attend, and will find a firstessiercainment prepared for all, at very uble prices. Admission 25 cents. open at 7:30 o'clock. Charades at 8

INE BRICK .- Builders who wish to a realy superior article of brick for s, paving and general building use, eighty-two miles north of New Or-Mr. Kent will also fitl order for lumt lowest prices. See card in another

as following in the Natchez Democrat have melancholy interest to many of dizens who made the acquaintance of estimable ludy whose death is aned, during her husband's pastorship

Bondurant), wife of Ray, Wm. H m, formerly pastor of the Wall For school teachers. Baptist Church in this city, died reat the residence of her brother, Mr. ondurant, in Tensas parish. Her as will be brought to Natchez for in-ation the steamer Natchez, to-day. PERIO LECTURE.—Rev. Dr. Ed. B. wee, a learned Jewish Rabbi, who has relan extensive reputation as a lec scholar and author, will arrive in ze in the Representatives' Hall to-mor-

from the great praise that Dr. Browne licited from the public press wherever as lectured, that our citizens will be apoplexy. a el to a feast of reason, served with elo-Masonic.—Pearl and Silas Brown ges consolidated last Wednesday night. the following were elected officers.

ers were installed in an inspressive manby Grand Muster Murry, who with and Lecturer McCormick, and severa! of District Deputies, happened to be presto the occasion. The regular meetings the Lodge are fixed for the last Monday ght in each month. +-440---

MASONIC .- The Chairman of the mittee on Foreign Correspondence of Grand Lodge of Montana, in his review cident (ran over by cars.)
Respectfully submitted, the proceedings of the Grand Lodge of assippt for 1876, among other complimary allusions, says:

"We feel that it is a tribute justly due to that the Grand Lodge of Mississippi has Fire Fund, was received and ordered spread able masonic lawyers and Jurists and upon the minutes. ts than any of our American Grand al and individual cases, but not on a al estimate. They seem to produce a To the Honorable Board of Mayor and Aldermany nice and difficult cases for the ion and development of sound perhaps it is only the presence and We certainly cannot account for a warked superiority of our Mississippi over those of surrounding jurisdic-

WPREME COURT OF MISSISSIPPI. suigments in the following cases were

Vinn vs. Hand.

68. Waddell vs. Magec. 2329. Faler vs. State. 2182. Safford vs. Blumer. 339. McRee & Son vs. Anding.

Judgments in the following cases were reconsidered and remanded:

Ills, Higgins vs. Lambert. 251. Scarrer vs. State. 2149. Rayner vs. State.

855, 1959, 1961, 1962, 1963, Atkinson vs. 335. Ross vs. Gartman.

233. Pearson & Son vs. Johnson. 243. Whitney vs. Cotten. 236. Prestige vs. Cooper.

Ferguson vs. Bobo. 360. Foxworth vs. Pittman; and judg-Atkinson vs. Fox worth; and decree 201. Buie, et al., vs. Polloch; and bill

Good Showing .- Capt. C. H. gomery county, we learn made his Feb.5-To Pearl Hook and Ladder tica ent with the Auditor for taxes Co. No. 1
On Thursday last. He was charged Feb. 5 and 23—To Hope Fire Co. thement with the Auditor for taxes 13.294 31, State tax, and so close were lections that he only reported \$51 17 Feb. 23—To H. M. Taylor, Treas-\$9,294 31, State tax, and so close were nces and \$9 35 on lands sold to the Certainly this showing is good and ampbell as collector and upon the catof Montgomery county for their Finance Committee sub-aptness inpaying their taxes.—Times. 1 ing, which was adopted:

FISH POND. - Jackson Council Friends of Tempera ce, will have a fish pond entertainment at their hall Friday evening next. To the Hinorable Board of Mayor and Alder-The public generally are invited.

Bishop Gree.'s Appointments. MARCH.-Magnolia, 17th; McComb City, 7, 18; summ't, 19, 20; Brookhaven 21, 22; H z churst, 23, 21; Crystal Springs, 25, 26; Terry. 27, 24; Ja kson. 30, 31 and April 1. APRIL.-Jackson, 1st; Clinton. 2; Bolton, 3; Edwards, 4 5; Bovina. 6, 7; Vick burg. 8; G and Gulf. 13; Port Gibson, 14, 16; Radney, 18; Church Hill, 19, 20; Fayette, 21, 22; Na chez, 23, 25; Woodville, 23, 29. MAY-Grenada, 34.

Acontribution will be expected at each place is behalf of missions within the Dio W. M. GREEN.

Supreme Court State of Missis- Total School House Warrants \$ sippi.

OCTOBER TERM, 1876. Tuesday, March 7th, A. D., 1877. Ordered that at the April term 1877 of his Court the docket of the first (center) District be taken up on the 31 Monday, the loth day of April, and the cases thereon conlocket of the 3d (Northern) District will e taken up and considered until Monday, the 14th day of May, when the docket of the 2nd (Southern) District will be taken ap and cases therean considered for one It is further ordered that the Court will Old Warrants on Peacety Panal 1873 and daily sessions the first week of the Warrants of Beard of School Divided the Court will be a session of High warrants of Beard of School Divided the Court will be a session of High session hold daily sessions the first week of the

anbmission. A. W. LITTLE, Clerk. March 14-td.

Mississippi State Medical Asson ciation.

The attention of the medical profession throughout the State is called to the fact hat the State Medical z ssociation will conwene at Grenada on the first Wednesday (4th | Morris & Flu-ser inst.,) in April n. xt. It is of the utmost importance that there be a full attendance. All regular practitioners in good standing are requested to be present, as there will be

business before the Association of interest John S. Adam . . . o every physician in the State. Railroads have kindly agreed to make reluctions in rates as follows: The Mississippi and Tennessee will sel tickets at twenty-five per cent, off the reguar rates to all who make application to the agent at their respective stations in time to tify the General Ticket Agent.

Mempitis & Charleston Railroad, three ents per mile each way to Grand Junction. Mobile & Ohio Bailroad, three cents per mile each way to Meridian, should there be en persons at any one station, and the genral office receive notice to that effect. Vicksturg & Meridian Railrowl, full fare going, and return free on certificate of at N. O., St. L. & C. R. R. has thus far de-

clined to make any reduction.
P. J. McCormick, President. Papers throughout the State are requested

to copy. Publish that which is good. Mr. J. H McLean's Strengthening Cordial & Blood Purifier is a life saving remedy, im- the work of infamy begun by J. Madison New Orleans, is ready to fill orders parts vigor, health and strength to the sys- Wells and his associates of the Louisiana tem, purities and enriches the blood. Dr. J. H. McLean, 314 Chesnut. St. Louis, Mo.

OFFICIAL PROCEEDINGS

BOARD OF MAYOR AND ALDERMEN.

MARCH 2D, 1877. Regular meeting of the Board. PRESENT: His Honor John McGill,

Williams and Kavanaugh. REPORTS OF CITY OFFICERS. CITY COLLECTOR. JACKSON, MISS., March 2, 1877. To the Honorable Board of Mayor and Alder GENTLEMEN-I have the honor to report the following amounts collected by me paid into the City Treasury :

For city on real and personal. For personal For privileges Less commission 5 per cent For bond and incerest. For school-house For damages . .

For printer

For bridge (old). 44.00 33.33 Less commission 5 per cent. . Very resp etfully.

13.50

E. H. REBER, City Coll etor. CITY SEXFON'S REPORT, (white.) JACKSON, MISS., March 2, 1877. dgit. His theme will be either "The To the Honorable Board of Mayor and Alder-

GENTLEMEN-I beg leave to submit the fol-Feb. 7-Scorge L. Potter, age 64 years,

Respectfully submitted, PHILIP MCGUIRE, City Sexton.

CITY SEXTON-(COL.) JACKSON, MISS., March 2, 1877. er Clifton, W. M.; R. L. Saunders, S. To the Honorable Board of Mayor and A dermen: Gentlemen-I herewith submit my report Asher, Senior Deacon; John McGill, of February, 1877. Feb. 17-Charley Parsons, ag: 7 months. Diptheria, (State Prison.) Feb. 10-Lottie Hammons, age 5 months,

whooping cough. Feb. 10-Sarah Simpson, age 3 years, dyp-Fen. 19 .- Pinkey White, age 4 years, men-Feb 20-Emula White, age 9 years, meningitis. Feb. 20,--Simon White, 4ge 3 years, meningitis. Feb. 20 .-- Sarah Carter, age 20 years, ac

TONEY BARNES. City Sexton. Report of Harris Barksdale, Treasurer

REPORT. FUND.

GENTLEMEN: In accordance with the custom hitherto pursued by meas Treasurer energy, stops the drain and rejuve of the Firemens' General Fund, I herewith nates the entire man. Been used twenty med by the Supreme Court Monday, are the contributors to the fund, shall have

held for the past three years, allow me, is fearfully depressed, and it behooves every

Feb. 5—To Jackson Fire Co. No. 1.8 100 00 Feb. 5—To Gem Fire Co. No. 2... 100 00 Feb. 5—To West Jackson Fire Co.

Finance Committee submitted the follow-

Report of Fluunce Committee.

GENTS - Your Committee on Flasne have examined the warrants, bonds, erewhich were in the hands or the Treasurer and destroyed as follows: General Fand Warrants issued 1873, 1 74 and 1875 ... \$ 22,140 07 General Faul Warrants Issued 1875. currency. hoof House Fund Warrants, issugd 1871 and 1872 House Fund Warrants Issued 1873 Warrants

issue | 1874 School House Fund Warrants issued 1875, (No 30 to 84 incl.) School Teachers' Warrants issue ! 1871 and 1872 School Teachers' Warrants Issued school Teachers' Warrants issued 1874.

School Teachers' Warrants issued 1875.,...... Old Warrants issued from 1861 prior to 1873 \$ 4,587 0 Interest paid on sa d Warrants . 123,4 Warrants for which scrip was is-

rectors to Treasurer of Hinds county, 1871 and 1872

The following claims were allowed: Fannie Wushington \$8 00, street. Abram Washington 5 50. " Hami ton & Hebron 18 00. ** L. Kayanaugh 34 05. pauper. Andrew Henderson. 2 50 cemeters H. Strauss 1 65, street. James Mason 5 00. cong't. Circuit Clerk. Chancery Clerk 55 00, jall. J. J. Robroacher 25 00, school. 23 50, pauper. Lucy Kells 12 50. pauper. Aiderman Anderson offered the following

Resolved, That the time of meeting of the Board be changed to the 1st Wednesday in each month, instead of 1st Friday as hereto-On motion of Alderman Lowd, the Board adjourned. JNO, McGill, Mayor.

esolution, which was adopted:

J. S. HAMILTON, City Clerk. THE Grand Central Hotel, New York, will sustain its will merited popularity, and carn greater, by the sensible reduction of ts rates from \$4.00 to \$2.50 and \$3.00 per

A Returning Board Presid nt.

On hangman's day, at an early hour when the burglar and the sneak thief are abroad, the Radical conspirators, with the aid of a few Democrats, completed

Mayor; Aldermen Lowd, Ward, Anderson, the Forty-third Congress.—Courier-Journal.

If the Democratic majority in Congress and resolved to wear away the time allotted to the joint commission by dilahearty appproval of the people, and during the month of February, 1877, and given them some hope and encourage-113,00 endorsing the ghastliest farce of the age, 60 00 while it awaits the call of Oregon in or-752 50 der to "disgrace the Commission," there \$1.39°,96 is a general demand for smelling salts, 69 94 and the people all feel like seeking relief as the old woman we read of did in a 'good healthy puke."-Aberdeen Ex-

> To Distinguish Between Cotton and Wool in Fabrics.

Ravel out the suspected cotton fiber \$ 666 67 from the wool and apply flame. The cotton will burn with a flash, the wool will curl up, carbonize, and emit a burnt, from the filaments of wool, and under the magnifier this difference comes out strongly. The cotion is a flattened more any of the control in a flattened more or less twisted band, having a very strik-ing resembl mee to hair, which in reality is since, in the condition of elongated cells, it lines the innersurface of the questions involved. Cases of which there are 2,000 to may be recognized at once by the most emission. The wool may be recognized at once by which there are 2,000 to files, of which there are 2,000 to 4,000 in an inch. On this structure depends its felling property. Finally, a simple and very striking demand less than a very striking demand less than a very striking demand to the construction of the current of the control flattened on the hinderquest wag-m which appears to the Construction of the current of the control flattened on the hinderquest wag-m which appears to the construction of the current of the control flattened on the condition of their dom-side affirs. We constituted the whole of the earth's surface, but land and water, were peopled as both land and water, were peopled as the closely as possible we should have but divergent to the Constitution of the current of the cu disagreeable smell. Even to the naked lowing as my report for the month of Febru- The wool may be recognized at once by counsel, and in a manner worthy of their 192,000 miles per second, and it would Feb. 18-Hector Vincore Borer, 15 months, with these farrowed and twisted fine simple and very striking chemical test may be applied. The mixed goods are unravelled, a little of the cotton fiber put into one dish and the woolen in another, and a drop of strong nitric acid added. The cotton will be little or not at all affected; the wool, on the contrary, will for a maximum of charge to be made by the of its 1,000,000,000 of inhabitants would be changed to a bright yellow. The color is due to the development of a pi-

crate. - Scientific American. The Ladies all Take it! And we are pleased to known that Byron

Lemly and J. W. Harrington & Bros., druggists of this place, will, in the future, keep that justly popular and celebrated remedy, Dr. A. Q. Simmons' Liver Medicine. M. A. THEDFORD & Co., sole proprie-

ors, Chatanooga, Tenn. dec.20-4m.

NERVOUS DEBILITY. Vital Weakness or depression: a weak exhausted feeling, no energy or courage; the result of mental overges. Others may, and do, excel them REPORT OF TREASURER FIREMEN'S GENERAL WORK indescretions or excesses, or some drain upon the system, is always cured by Humphreys' Homeopathic Specific No. 28. It tones up and in vigorates the system, dispels the gloor and despondency. Imparts strength and

There is no doubt but the present condition of all kinds of business and industry is fearfully depressed, and it behooves every family to took carefully to their expenses. It appears by information reposes under his costly monument at Windsor, no more and no family to took carefully to their expenses.

Sickness prevails everywhere, and everybody complains of some disease during their
life. When sick, the object is to get well;
life with a ctually performed. If the company should now to say plainly that no person in this world that is suffering with Dyspepsia.
Liver Complaint and its effects, such as Indigestion, Costiveness, Sick Headache, Sour digestion, Costiveness, Sick Headache, Sour Stomach, Hart Burn, Palpitation of the Statute is the limit of the recovery.

The most complaint stock of the note-book left by the dead Prince and see therein memoral actually performed. If the company should refuse to garry at the prices fixed, and an attempt should be made to forfeit its charter on that account, other questions might arise which will not be anticipated at this suffering with Dyspepsia.

Liver Complaint and its effects, such as Indigestion, Costiveness, Sick Headache, Sour Stomach, Hart Burn, Palpitation of the Statute is the limit of the recovery of transportation actually general memoral see therein memoral see the dead Prince and see therein memoral see therein memoral see the dead Prince and see therein memoral see the dead Prince see the dead Prince see see seed see seed seed actually Feb. 5 and 23—To Hope Fire Co.

No. 3 (in full)

Feb. 23—To H. M. Taylor, Treasurer (my successor.)...

296 66%

Stomach, Hart Burn, Taylor Billiousness, etc., ean take Grees's August Flower without getting relief and cure. If you doubt opinion.

322 46%

Stomach, Hart Burn, Taylor of the statute is the limit of the recovery. Affirmed. The Chief Justice delivered the opinion.

323 Stowe vs. State of Wisconsin. Error

Important Railroad Decisions by

Laws Regulating Stale Charges are not Contrary to the Constitution of the U. S.

Washington, March 1 .- The Supreme of Ira Y. Mann and George L Scott plainthe opinion of the Court: The question to be determined in thi

of grain in warehouses at Ch cago and other that mo preference sharl be given by any regulation of commerce or revenue to the pairs of one State over close of another.

The Chief Justice delivered the opinion.

Mr. Justice Field dissented in all the pairs of one State over close of another.

Granger cases, and with the permission of the control of and, third, to that part of amendment four- of the Court will hereafter file an opinion. teen which ordains that no State shall derive any person of life, liberty or property

thout due process of law, nor deny to tion of the laws. he first clause of the last-named objection o the constitutionality of the law, the pinion concludes as follows: away without due process, but the law itself as a rule of conduct, may be changed at the will, or even at the whim, of the Legislature unless prevented by constitutional limitato is. Indeed, the great office of statutes is o remedy defects in the common law as bey are developed and to adapt it to change of time and circumstances. To limit the

ate of charge for services rendered in a orblic employment, or for the use of proprty in which the publich is an interest, is he law, but only gives a new eff et to an old one. We know that it is a power which may be abused, but that is no argument given was not less because the plea for gainst its existence. For protection against silent work came from a lady. abuses by legislatures the people must resort to the palls, not to the courts. After what has already been said it is unnecessay to refer at length to the effect of the other provision of the fourteenth amou dment mien is relied upon viz., that no S ate shall deny to any person within its jurisdiction he equal protection of the laws." Certain-

thing that affects commerce that amounts to a regulation of it, within the meaning of the Constitution." The warehouses of these plaintiffs in error are situated, and their business carried on, exclusively within the business carried on the business carried

would be transferred from one radroad station to another. with the funeral," tacitly adhering to and sarily se. Their regulation is a thing of domestic concern, and certainly until Congress acts in reference to their inter-State relations the State may exercise all the powers of government over them, even though in so during it may indirectly operate upon commerce outside its immediate jurisdic ion. We do not say that a case may not arise in which it will be found that a State, under the form of regulating its own affairs. has encroached upon the exclusive domain of Congress in respect to Inter-State commerce, but we do say that upon the facts as they are presented to us in this record that

has not been done. The remaining objection, to wit, that the tainte in its present form is repugnant to ection 9, article 1, of the constitution of the United States, because it gives preference rate or one per cent, would be 450 quadanother, may be disposed of by the single we paid the tax collecter this sum in silremark that this provision operates only as

Chicago and Northwestern Railroad Company for fare and freight upon the transbrought within it or taken up inside and reaching the bottom of his purse. carried out. The decision is that until Congress acts in reference to the relations of the railroads so far as they are of domestic concern. This company, it is said, has commerce, it is competent for the State relations withthe State, and incidentally these relations may reach beyond the State. Until Congress undertakes to legislate for those who are without the State, Wiscon-

the Iowa Circuit. In this it is said railroad companies are carriers for hire; they are incorpora ed as such and given extraordinary powers in order that they may the better serve the public that in capacity. They are therefore engaged in a public employment, affecting the public interests, and under the decision in Murin & Scott vs. People of Illinois (the principal case) subject to legislative control as to their rates.

In this it is said railroad companies are carriers for hire; they are incorporated as such as driven from Bucking lent majesty was driven from Bucking of the V. & M. R. R. as now located, thence in a north-western direction with said right of way limit until it strikes the northern boundary line of said lot 12 in the Cohea Survey, and close along that line with the northern finds herself again performing the duties of her exalted station.

The first time I saw the Queen driving defendant, and will be sold to satisfy the above of the Firemens' General Fund, I need to the fund of the Firemens' General Fund, I need to the fund of the Firemens' General Fund, I need to the fund of the Firemens' General Fund, I need to the fund of the Firemens' General Fund, I need to the fund of the Firemens' General Fund, I need to the fund of the Firemens' General Fund. Firemens' General Fund, I need to the fund of the Firemens' General Fund of the Firemens' General Fund. I need to the fund of the Firemens' General Fund of the Fund of the Firemens' General Fund of the F sation for the services rendered. The de-cision is that as between the company and Sickness prevails everywhere, and every- a freighter the maximum of the statute is

o the off of upon the rights of the e parties of the charter of the Milwaukee and Wanmportant Railroad Decisions by the Territorial Legi-lature of Wisconsin in 1847. This provides that "on the completion of said railroad, or any portion of the cack not less than ten miles, it shall be lawful for the company to demand and recrive such sum or sums of money for passage and freight of persons and property as they shall from time to time think reasonable." This, it was claimed, gave the company the charter right to fix its own rates of fare and freight, subject only to a judicial determination as to whether they are reasonable. The court affirm the view Court of the United States to day decided are reasonable. The rourt affirm the view of the Supreme Court of the State on this question, that the charter was accepted and 1,473.60 If nois Inerror to the Supreme Court of after the adoption of the constitution and I linois Mr. Chief Justice Wa te delivered the admission of the State into the Union by Congress. Previous to that time it re-The questian to be determined in thi mained a naked proposition. For this reasons is whether the General Assembly o son it is held that its acceptance after the Illin is can, under the limitations upon the organization of the State, so far as it is a 4,337 55 legical ive power of the States imposed by the Constitution of the United States, fix by 1,196 60 law the maximum of charges for the storage to delivered the opinion. of grain in warehouses at Ch cago and other places in the State having no; less than one Company vs. Blake et al. Error to the Suhundred thousand inhabitants, in which preme Court of Minnesora ad ex. McGrath 6,215.15 grain is stored in bulk and in which the receiver, vs. Coleman. Error to the Circuit grain of different owners is mixed together. | Court for the district of Minnesota. In the sidered until the 7th day of May, when the Total School Teachers' Warrants \$15,283 20 or in which grain is stored in such a maner that identity of different lots or parcels its charter bound to carry, when called upc nnot be accurately preserved. It is claim- on as a common carrier, and chage only reaet that such a law is repugnant-first, to smable rates. These are incidents of the that part of a ction 8, article 1, of the Con- occupant in which it was authorized to enstitution of the United States which confirs | gage. The case is held to fall within the up in Congress the power to regulate com-mer e with foreign nations and among the time and stated above. In No. 74 it is

> A Port Huron man undertook the my person within is jurisdiction the equal other day to move a building across Black River on the ice. He got it March 14, '77-8w" After an elaborate review in refutation of nearly over, and the undertaking had really began to look like a big thing on ice, when suddenly crash! smash, away Rights of property whichhave been creat- went ice, house and all, and real estate d by the common law cannot be taken touched bottom in that neighborhood about two seconds afterwards.

> > A Woman Rebuking Men.

Cincinnati Commercial Mrs. Surr, just elected on the London Education Board, began her work by a brief and pointed reproof to the male only changing a regulation which existed functionaries for "talking so much." before, and establishes no new principle in There is no doubt that such a reproof was needed, and the applause universally

--

A model house of health, according to and awarded to the lowest bidder; sa'd Beard Dr. Richardson, should be thirty-six by reserving the right to reject any and all bids.

The undertaker will be required to enter into sixty feet. The ground floor rests on band and security for the performance of the it cannot be claimed that this prevents three arches, used as bath rooms, and on work according to plans and specifications e State from regulating fares of backmen | the same floor is an entrance with a front ess it does the same thing in every other on each side, and three back rooms, blace within its jurisdiction. But, as has be thrown into one. Behind been seen, the power to regulate the busip ay them," said the "honest" Garfield of the Hayesoral Tribunal. This same Hayesonal gambler in marked cards has been caught pocketing a bribe of \$10,000 to secure his influence with certain Washington contractors when he was chairman of the Committee on Appropriations of the Committee on Appropriations of the Constitution." The waste two manual and the upper floors give seven bedien in the one case in this particular cannot be done in the other.

We came now to consider the effect upon this statute of the power of Congress to regulate commerce. It was very properly said to would heat every inch of its surface of the State tax on railway gross in the case of the State tax on railway gross in the case of the State tax on railway gross in the case of the state tax on railway gross in the case of the state tax on railway gross in the case of the state tax on railway gross in the case of the state tax on railway gross in the case of the state tax on railway gross in the case of the state tax on railway gross in the case of the state tax on railway gross in the one case in this particular cannot be done in the other.

We came now to consider the effect upon this stand fire"—as the document of its surface in the case of the State tax on railway gross in the one case in this particular cannot be done in the other.

We can now to consider the effect upon this stand fire"—as the document of its surface in the case of the state to on railway gross in the one case in this particular cannot be done in the other.

We can now to consider the effect upon this stand fire of the state of the s perfect home should be four stories high, and the power to regulate backmen and the upper floors give seven bed in HILZHEIM. limits of the State of Illinois. They are used as instruments by those engaged in State, as well as those engaged in inter-State combustion is unhealthy, and so candles ommerce, but they are no more necessari- are to be used, in the hope, however, that ly a part of commerce itself than the dray the electric gas will yet illuminate the tory measures, it would have had the or the cart by which, but for them, grain building. With a home prepared in this style, the doctor thinks it would be hardly Incidentally they may become connected possible to limit the human life. What ment, but when it resolves to "go on with inter-State commerce, but not neces- with model houses and blue glass the human race evidently stands a chance of I will sell at Public Auction, to the highest being kept in good health.

The Romance of Figures

If one cent was set out at compound interest in the year 1 at four per cent., the 1st of January, 1866, it would amount ty, 1st District thereof, levied upon as the property of defendant, P. R. Lewis, and will b to 1 quintillion 201,558 quadrillions 332,-000 trillions of dollars. If we were to cost, take this sum as a capital and use its yearly interest (four per cent.) then the income tax we would have to pay at the to the ports of one State over those of rillions 483,320 trillions of dollars. If ver he would need 3,006,345,000,000. Railroad Company et al., and 40, Lawrence generation of tax collectors. If, on the above stated case and all cost.

S. B. THOMAS, Sheriff. et al. vs. Paul and others and Chicago and contrary, instead of using the interest on Northwestern Railroad Company, appeals the capital (the bulk of which, by-the-by, from the Circuit Court for Western district of Wisconsin. These suits present the single question of the power of the Legislature of the State of Wisconsin to provide by law among the people of the earth, each one receive about 2,200 trillions of dollars to live on, and could every second use \$2,portation of persons and property earried live on, and could every second use \$2, within the State or taken up outside and 000,000 for 38,096,000 years without

inter-State domestic to regulate the fares of Queen Victoria and Her Domestic Life.

Graphic.] Forty years of pomp and power! Only think of the thousands and thousands of people who have opened their eyes upon this marvellous world of ours, gone the first people who have opened their eyes upon this marvellous world of ours, gone the first people who have opened their eyes upon the marvellous world of ours, gone the first people who have opened their eyes upon the first people who have opened the first think of the thousands and thousands are thousands and thousands and thousands and thousands are thousands are thousands are thousands are thousands are thousands and thousands are tho Railroad Company vs. Attorney General life, and then sunk under the shaft of and State Treasurer of Iowa. Appeal from the destroyer and now lie cold and harmand State Treasurer of Iowa. Appeal from the Iowa Circuit. In this it is said railroad companies are carriers for hire; they are defendant, and will cost. stated case and all cost. S. B. THOMAS, Sheriff,

in retiring from the office which I have held for the past three years, allow me, sentement, to return my thanks for the unitary to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look carefully to their expenses. Winter is eaming on whan children are liamity to look further the accounty, in the rates to the circum care and the Legislature of the different roads, and the Legislature distinction of the outer, of the different roads, and the Legislature do the winter is eaming on whan are also man of middle age, with which are the account of the different roads, and the Legislature do the ward of the different roads, and the Legislature do the further country duurch whan are now that the area of its discretion has seen fit discretion has seen fi life which is one uninterrupted record of earthly satisfaction, they have to turn

> gist, Memphis.
>
> and get a Sample Bottle for 10 cents and only question in this case not decided in the case of the Chicago, Milwankee and St. Paul Railroad vs. Ackley, just decided, is a black, or dark red.
>
> bair stuffs are tilled grounds shot with darker threads or myrtle green, brown, Paul Railroad vs. Ackley, just decided, is a black, or dark red.
>
> B. in the darker threads or myrtle green, brown, black, or dark red. The favorite combinatian in camel's hair stuffs are tilled grounds shot with darker threads or myrtle green, brown, Jackson, Miss.

different in kind.

NEW ADVERTISEMENTS.

Drug Stare Removed.

THE most prolific of all varieties-have made

1 Two-Horse Wagon and Double Harness.

AMOS KENT.

LUMBER,

ING BRICKS.

Postoffice Address:—Tangipahoa, La. mar.14, '77-6m*.

Notice to Contractors.

which are on file in this office, and can be seen

S. A SPENCER,

JOHN W. ROBINSON,

by those desiring to bid. March 8th, 1877.

March 14, '77-w4w.

March 14, '77-2w.

March 14, '77-3w.

E. Bloom.

Sylphy Mac in, Clay Groves.

March 14, '77-3w.

Rail Road Company.

Stewart Maclin, Fi. Fa. [1203]

W. Crutcher.

Pat R. Lewis, & Robert Whiteker.

E. A. McRaven, William Charlton, Fi. Fa.

lley, all in the town of Clinton, Hinds coun-

Sheriff Sale.

Sheriff's Sale.

vey and addition to Jackson, which lies west

PROCLAMATION.

\$100 00 REWARD.

JAMES HILL, Secretary of State.

Dental Notice.

J. & T. Green, vs. [242] Vicksburg & Meridian Al's Pl's Fi. Fa.

S. B. THOMAS,

G. M. LEWIS, W. H. ARCHER.

Jackson, March 14, 1877-4w.

a new plank Fence

THE undersign d has removed his stock of WHEREAS, It appears by information re-Ceived by me, that on the night of March 1877, same anknown persons broke into the office of the Circuit Clerk of Kemper county. DRUGS AND MEDICINES in this State, and abstracted therefrom all the Court papers in cases pending before the Cirfrom the STEWART BUILDING to the NEAL BUILDING, on East side, next

cuit Co art of said county, and that said party or parties effected their escape, and are now or to A. VIRDEN, where he is prepared to Now, therefore, I. J. M. STONE, Governor of Mississippi, do offer the above reward for the arrest and delivery of the said person or persons who broke into said office, to the Sherpersons who because the said of the s sell goods in his line, at low prices.

John T. Buck, an experienced Pharmacist, assists in the Prescription Department. MATT. F. ASH. iff of Kemper county, said reward payable upon conviction. And I do moreover, require all officers of this State to be diligent in their CHEATHUM'S CHAMPION PROLIFIC COTTON SEED!

efforts to arrest said person or persons.

Given under my hand and the tireat Sec. [L. s.] of the State affixed, at Jackson, the Sth day of March, A. D. 1877. J. M. STONE.

8250 00 REWARD.

By the Governor: James Hill, Secretary of State, Mar,14, 77-wSt.

four bales to the acre on uplands—are now offered at the following reduced prices: 5000 Seed \$1; one peck, \$3; half bushel, \$6; one bushel for \$10. The Seed are raised by John T. CHEATHUM. PROCLAMATION. of Georgia, and sold last year in the severa Cotton States, at \$50 per bushel. A dress all orders to me, F. S. HOLT, General Agent, mar.14. '77-1m. 194 Gravier Street, N. O. 8200 00 Reward. WHEREAS, It appears by information re-W ceived by me, that CHARLES FORDES, charged with the crime of morder in Wash-ington county, in this State, committed in November or December last, has made his es-FOR RAFFLE AT CLINTON, MISS.

cape, and is now at large;
Now, therefore, I, J, M, STONE, Governor of Mississippi, do offer the above reward for the arrest and delivery of the said Charles Forbes to the Sherifl of said Washington country said reward payable (from reaction). And 350 Chances at \$10 Each. y, said reward payable upon conviction. And do, moreover, require all officers of this State be diligent in their efforts to arrest said igitive, Charles Forber. 36 Acres of land upon which is a large Dwelling newly painted, and all necessary out-buildings for farming purposes; also a Ten-ant's House, all in perfect repair, and under Acres in Woods, balance under Cultivation. 20 acres of good Land in cultivation and un-

Given under my hand and the Great Seal

[L. s.] of the State affixed, at Jackson, this
Sth day of March, A. D. 1877.

By the Governor: J. M. STONE. By the Governor: J. M. 8101 James Hill, Scoretary of State.

DESCRIPTION Charles Pobes is 5 feet, 6 or 8 inches high Kent's Mill on Jackson R. R. lark brown complexion; 18 or 20 years old; March 14, 77-3w.

82 Miles from New Orleans, PROCLAMATION. FRONT, PAVING AND BUILD-

8500 OD REWARD

Foundry, and at Mr. Jas. Compton's Jackson, WHEREAS, It appears by information received by me, that GEORGE A SHAR-RROUGH, charged with the murder of Hardy L. Flowers and Viggins Flowers, in Hinds county, in this State, on the 25th day of January, 1877, has made his escape, and is still at large. Now, therefore, I. J. M. STONE, Governor of Mississippi, do offer the above reward for he arrest and delivery of the said George A. SEALED PROPOSALS for the building of a JAIL for Calhoun County, Miss., will be received by the undersigned, Chancery Clerk, Snarbrough, to the Sheriff of Hinds county, payable upon conviction. And I do, moreover equire all officers of this State to be diligenin their efforts to arrest said fugitive, George Given under my hand and the Great Seal

[L. s.] of the State affixed, at Jackson, this 9th day of March, A. D. 1877.

J. M. STONE. By the Governor: JAMES HILL, Scoretary of State.

DESCRIPTION:

George A. Sharbrough is about 37 years of age; 5 feet, 9 inches high; light hair; small

TIME nicest line of LADIES' AND MISSES' DRESS SHOES ever brought to this mar-

A LL WINTER GOODS TO BE CLOSED OUT regardless of Cost to make room for large SPRING STGUK, now arriving daily. BY VIRTUE of above stated writ to me di-rected from the office of the Circuit Clerk of Hinds County for the First District thereof, STUART & KIRKLAND CAST PLOWS, Williams Cast "Brinley Cast and Steel "

Calhoun Steel bidder for cash, within the hours prescribed by law, in front of the City Hall, in the City of Jackson, on the first Monday, the 24 day of April, 1877, the following described property, to-wit: Lots 15, 17, 24, a part of lot 10, bound-BI A. VIRDEN'S. 20,000 LBS BACON Bulk Meat 50 Bbls. Flour-all grades.
50 "St. Charles Corn Meal, for sale by ed as follows: South by Main street, west by lot No. 7, north by an alley, east by lot 10, except 15 feet running from Main street to said

A. VIRDEN.

100 BOXES VIRGINIA TOBACCO, at A. VIRDEN A. VIRDEN. An Act for the Relief C. B. Curlee. sold to satisfy the above stated case and all WHEREAS, At the time of the robbery of he Tishomingo Savings Institution in the town of Corinth, two bands of the State of Mississippi igsued to C. B. Curlee, under the Act of 1872, numbered 283 and 284 of Series C. one hundred dollars each, and due January 1st, 1877, were stolen and have never been re-covered. Therefore— SECTION 1. Be to enacted by the Legislature of the State of Mississippi, That the payment of the aforesaid bonds or either of them or any

Respectfully, C. B. CURLER.

Notice to Contractors. THE BOARD OF TRUSTEE of the Missis-sippi State Lunatic Asylum, will receive proposals for the completion of the new wing of the Asylum, till the first Saturday in April. The work to be done, in all respects as directed by the Act of the Legislature, authoriz-BY VIRTUE of the above stated writ to me ing it, and will be paid for in cash—one-third cash when one-half the work is done, and bal-

Court of Warren County, I will proceed to sell ance when contract is completed and work accepted. Auction, to the highest bidder for cash, within the hours prescribed by law, in front of the City Hall, in the City of Jackson, on the First Monday, the 2dd. y of April, 1877, ing. the carpentering and putting in heating all the right, title and inte est the defendant apparatus, bath-rooms and water-ole Olive Logan's London Letter to the to-wit: That part of Lot 12, of the Cohea Surparty. The whole to be completed, and ready

> the undersigned. WM. L. HEMINGWAY, Secretary Board of Trustees. March 7, 1877-4w.

THE permanent engagement of MR. WIL-LIAMS, Repairer and Maker of SHIP CHRONOMETERS, from Mobile, enables me to West Jackson. ance in the Repairing of WATCHES, CLOCKS, need of Repairs, and tring along your rained, "played out" or poor Watches to be repaired as good as new!

WATCH REPAIRING!

Prompt attention given to orders by mail or Express. Prices reasonable! Jackson, Miss., Mach 7, '77-1m. E. WATKINS.

20 ALL WORK WARRANTED!

DEALER IN HARDWARE, CUTLERY, GUNS, PLOWS, Etc.,

State Street, Jackson, Mississippi.

KEPS on hand a Large and varied Stock of HOUSE FURNISHING GOODS, Queensware, Glassware, Tinware, Wood and Willow Ware, Garden Tools, Smiths and Car-penter's Tools, Builders, Hardware, Najis, Plows, Plow Gear, and Cooking Stoves.

The most complete Stock of HARD-WARE, etc., in this City, and at lowest cash

One dollar per printed page, 20 copies; 50 copies, \$1 26 per page. Neatness, promptness, accuracy guaranteed. Address POWER & BARKSDALE.

\$510 \$20 per day at home. Agents wanted a Co., Portland, Me

PROCLAMATION. JACKSON ADVERTISEMENTS.

JOHN CLEARY,

DEALER IN FINE

READY-MADE CLOTHING.

GENTS FURNISHING GOODS, Trunks, Valises, Carpet-Bags, Umbrellas, A General Assortment of FINE BOOTS

AND SHOES; also, a fine assortment

of LADIES' and CHILDREN'S

SHOES State Street, Juckson, Miss.

Closing Out Sale

AT BANKRUPT PRICES! AT THE PARLOR SHOE STORE

WITH a view to CLOSING OUT the Ex-BOOTS AND SHOES New in store, and shortly to arrive, I will from this date, sell everything in the above line at

UNPRECEDENTED LOW PRICES! Until the First Bay of May 1

On Hand!

100 BBLS, AND HALF BLS, CHOICE Hlade, Sugar, meanwood. 25 Bols, and half barrels Molasses. 10 Tes. Best S. C. Hams. 10 Tes, Choice Leaf Lard. Bucon Sides, Bulk Means, "Our Fance"

Brand Meal, together with a full assortment of goods usually kept by us. To Arrive. Extra Tennesses Roll Butter, and all Pork Sausage—guaranteed all Pork.
These and all other goods we offer at Rock
Bottom prices for Cash.

The BEST AND CHEAPEST THAN IN JACKSON,

S. LEMLEY & SON.

Important Notice.

Call and Price.

DARTIES having Life Insurance Policies in any of the Companies which have sus-ended or been placed in Receivers' hands or Ivent Companies: without any additional st, and at the same rate of premium they tave been paying. Also those who may desire take out New Issueance, can leave impor-ant information, and be advised as to the aost advantageous plans and reliable Compa-

nies by applying to Fire and Life Inc. Broker and E. O. Box 448,

Fortunes Free

THE NATIONAL STATE LOTTERY of I Rawlings City, Wyoming, is authorized by Special Act of the Legislature, and all drawings are had in public under seven communion Pique.
Hamburg Edging and Insertion.
No Postpaniment, No Scaling. Single prizes of \$50,000, \$25,000, \$20,000, etc., with thousains' Thread—asserted colors, ands of lesser prizes amounting in the aggreolutely given away, Try your buck now. nothing risk, nothing gain. Strint privacy at A. VIRDEN'S. desired. Ticketsonly SI each: 6 tickets \$5; 13 tickets, \$10, rull descriptive circulars

> McComb City, Miss. Ma. A. C. RAYMOND, bug Broker and Lotery Manager of long experience, and repre-sents only thorong by reliable Schemes, in which the public can place confidence."-Mo

> > -1877.-

AT COST! Fine and Elegant Gold and Silver

Watches and Jewelr Y SPECTACLES, CLOCKS, Musical Instruments, Albums, &c.

COST FOR CASH! MAKING arrangements for a GRAND PROTOGRAPHIC enterprise early this coming Spring, and which will engage my time then completely, I offer until then, my

PHOTOGRAPHING! As Usual by Mynets: LARGE PHOTOGRAPHIC CORTRAITS, anished and framed as SPECIMENS of my work.

Watchmaker & Jeweler, of 27 Years experience in Mississippi Jan.10, 77-w2m.

DR. A. H. HILZHEIM, DENKAL D RECEIPE N

Corner State and Pearl Streets, JEACHON STENN. ger All'aperations guaranteed. Teeth exjan. S, 77-dawir.

NEW HARDWARE STORE

AND LUMBER YARDS HAVE added to my LUMBER business a

as NAILS, LOGES, HINGES, ste., which I am prepared to sell very low. I have also greatly increased my stock of LUMBER, SHINGLES AND LATHS, WIN-I am selling at mill prices, and will not bundersold by anybody. Office and Lumber Yard at the abl stand in des. 83, 70 Gm.

Bring on your fine and pet Time-Pieces If in Notice to the Public

age, I very respectfully offer the largest at of COOKING AND HEATING STOVES. HOUSE FURNISHING GOODS, CROCKERY, CHINA, TABLE CUT-LERY, ever offered in this market at Greatly Reduced Prices. ger Guttering, and Roofing, Sheet Iron,

Mill Work, done in very best style, and at reasonable prices, the TINWARE AT WHOLESALE PRICES. Chandellers, and Lamps of all kinds; Olls and W. W. WEINERARCE. dec. 13 '76-6m.

OLIVER CLIFTON, Attorney and Counsellor at Law

(Office in Neal Building),

JACKSON, MISS., WILL practice in the Courts of Hinds coun-ty, in the Federal Courts held at Jackson, and the Supreme Court.

AT THIS OFFICE,